Case 3:07-cv-03525-CRB	Document 3	Filed 07/09/2007	Page 1 of 12			
SONIA MARTIN (State Bar No. 191148) SONNENSCHEIN NATH & ROSENTHAL LLP 525 Market Street, 26th Floor San Francisco, CA 94105-2708 Telephone: (415) 882-5000 Facsimile: (415) 882-0300 Email: smartin@sonnenschein.com						
Attorneys for Defendant WILLIAMS LEA INC.						
	UNITED STAT	ES DISTRICT COUR	Т			
NORTHERN DISTRICT OF CALIFORNIA						
SAN FRANCISCO/ OAKLAND DIVISION						
SANDRA CHEW, an Individua	1	No. C 07-3525 CRB				
Plaintiff,		NOTICE TO PLAIN BEEN REMOVED	TIFF THAT ACTION HAS			
vs.						
WILLIAMS LEA INC., a Corpo Charlotte Dolly, an individual; a through 100, inclusive,						
Defendants.						
TO PLAINTIFF AND HER ATTORNEYS OF RECORD:						
NOTICE IS HEREBY GIVEN that, pursuant to 28 U.S.C. sections 1441(a) and 1446,						
this action has been removed to the United States District Court for the Northern District of						
California, San Francisco/Oakland Division. Copies of the "Notice Of Removal" filed in the						

NOTICE IS HEREBY GIVEN that, pursuant to 28 U.S.C. sections 1441(a) and 1446, this action has been removed to the United States District Court for the Northern District of California, San Francisco/Oakland Division. Copies of the "Notice Of Removal" filed in the District Court and the "Notice That Action Has Been Removed" (without exhibits) filed in the Superior Court of California for San Francisco County are attached hereto as Exhibit A. All further proceedings with respect to this action shall take place before the United States District Court for the Northern District of California.

Sonnenschein Nath & Rosenthal LLP 525 Market Street, 26^{19} Floor San Francisco, California 94105-2708 (415) 882-5000

SONNENSCHEIN NATH & ROSENTHAL LLP

By Rus

SONIA MARTIN

Attorneys for Defendant WILLIAMS LEA INC.

Dated: July ___, 2007

EXHIBIT A

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Sonnenschein Nath & Ru 525 Market Street, ' San Francisco, Californ (415) 882-500	10		
	11	SANDRA CHEW, an individual	No. CGC07-463769
	12	Plaintiff,	NOTICE THAT AC REMOVED TO FEI
	13	vs.	KEMOVED TO FEI
	14 15	WILLIAMS LEA INC., a Corporation; Charlotte Dolly, an individual; and DOES 1 through 100, inclusive,	
	16	Defendants.	
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	19	TO THE CLERK OF THE ABOVE-EN	TITLED COURT ANI
	20	HER ATTORNEYS OF RECORD:	
	21	NOTICE IS HEREBY GIVEN that on Jo	uly 6, 2007, defendant

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Superior Court

2007

CTION HAS BEEN EDERAL COURT

ID TO PLAINTIFF AND

GIVEN that on July 6, 2007, defendant filed a Notice of Removal of Civil Action in the United States District Court for the Northern District of California, pursuant to 28 U.S.C. sections 1441 and 1446. A copy of the conformed "Notice of Removal of Civil Action" (without exhibits) is attached hereto as Exhibit A.

PLEASE TAKE FURTHER NOTICE that, pursuant to 28 U.S.C. section 1446(a), the filing of the "Notice of Removal of Civil Action" in the United States District Court for the Northern District of California, followed by the filing of a copy of this "Notice That Action Has

Been Removed" with this Court, effected the removal of this action and this Court may not proceed further unless and until the action is remanded.

Dated: July 9, 2007

SONNENSCHEIN NATH & ROSENTHAL LLP

SONIA MARTIN

Attorneys for Defendant WILLIAMS LEA INC.

EXHIBIT A

\	•	Case 3:07-cv-03525-CRB Document 3 Filed 07/09/2007 Page 7 of 12				
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	1	SONIA MARTIN (State Bar No. 191148)				
•	2	SONNENSCHEIN NATH & ROSENTHAL LLP 525 Market Street, 26th Floor				
	3	San Francisco, CA 94105-2708 Telephone: (415) 882-5000				
	4	Facsimile: (415) 882-0300 Email: smartin@sonnenschein.com				
	5	Attorneys for Defendant WILLIAMS LEA INC.				
	6	WILLIAMS LEA INC.				
	7					
· 1	8	UNITED STATES DISTRICT COURT				
	9	NORTHERN DISTRICT OF CALIFORNIA CRB				
	10	SAN FRANCISCO/ OAKLAND DIVISION				
	11	SANDRA CHEW, an Individual C No. 07 3525				
L.P 708	12	Plaintiff, NOTICE OF REMOVAL OF CIVIL ACTION				
SONNENSCHEIN NATH & ROSENTHAL LLP 525 MARKET STREET, 26" FLOOR 525 MARKET	13	vs.				
	14	WILLIAMS LEA INC., a Corporation; Charlotte Dolly, an individual; and DOES 1				
	15	through 100, inclusive,				
	16	Defendants.				
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	19	TO THE CLERK OF THE UNITED STATES DISTRICT COURT FOR THE				
	20	NORTHERN DISTRICT OF CALIFORNIA AND TO PLAINTIFF AND HER ATTORNEYS				
	21	OF RECORD:				
	22	PLEASE TAKE NOTICE that pursuant to 28 U.S.C. section 1441(a), defendant				
	23	Williams Lea Inc. hereby removes to this Court the action described herein and respectfully				
	24	submits the following statement of grounds for removal:				
	25	THE SUPERIOR COURT ACTION .				
	26	1. On May 20, 2007, an action was commenced in the Superior Court of the State of				
	27	California for the County of San Francisco, entitled "Sandra Chew v. Williams Lea, Inc, a				
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07-463769 (the "Superior Court Action").

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2. In the Superior Court Action, plaintiff Sandra Chew seeks damages for alleged disability discrimination. Specifically, plaintiff alleges that she and a coworker (Jude Delgado) arrived late to work on Match 27, 2007. (Complaint ("Compl."), ¶ 9.) Although they were 6 scheduled to begin work at 6:00 a.m., they did not arrive until 6:18 a.m. and did not begin work until 6:22 a.m. (Id.) Later that day, Ms. Chew made entries on Williams Lea's time records 8 reflecting (falsely) that she and plaintiff had started work at 6:00 a.m. (Id. at ¶¶ 11, 12.)

3. The Complaint alleges that Williams Lea terminated plaintiff's employment for "Time Card Falsification." (Compl., ¶ 15.) The Complaint further alleges that Williams Lea's stated reason for termination was false and pretextual and that it actually terminated plaintiff's employment because she had injured herself in a slip and fall incident at her home on March 19, 2007. (*Id.* ¶¶ 16, 27.)

Corporation; Charlotte Dolly, an individual; and does 1 through 100, inclusive," Case No. CGC

- 4. Plaintiff also alleges that her manager, Charlotte Dolly, "expressly" and "impliedly" accused plaintiff of "falsifying time cards," "violat[ing] company policies," "deserv[ing] written warnings and disciplinary actions," being "a troublemaker," making "false complaints," and being "dishonest, lazy, incompetent, and a poor performer." (Compl., ¶ 39.)
- 5. On the basis of these allegations, plaintiff sues Williams Lea for violation of the California Family Rights Act, disability discrimination, libel, and failure to compensate for hours worked under California Industrial Welfare Commission Orders and California Labor Code section 1182.11. Plaintiff seeks general, special and punitive damages, as well as attorneys fees. (Compl., at Prayer.)

SERVICE

6. Williams Lea is informed and believes that the Summons and Complaint in the Superior Court Action were served on Williams Lea on or about June 8, 2007. Williams Lea is informed and believes that Charlotte Dolly has not been properly served. Attached hereto as Exhibit A are true and correct copies of the Complaint, the Answer and all other pleadings which Williams Lea believes are on file in the Superior Court Action.

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JURISDICTION

- 7. Williams Lea is informed and believes that plaintiff was, at the time of filing of the Superior Court Action, now is, and at all relevant times has been, a citizen and resident of the State of California. Williams Lea was, at the time of filing of the Superior Court Action, now is, and at all relevant times has been, a corporation formed under the laws of the State of Delaware, with its principal place of business in Illinois.
- Plaintiff and Williams Lea, accordingly, are citizens and residents of different 8. states.

THE FRAUDULENT JOINDER OF A CALIFORNIA RESIDENT

- In addition to asserting causes of action against Williams Lea, plaintiff purports to 9. assert a claim for relief against an individual defendant, Charlotte Dolly, who is a Williams Lea employee. As set forth below, plaintiff's joinder of Ms. Dolly is fraudulent and designed to attempt to prevent the removal of the Superior Court Action to this Court, where it properly belongs, by the assertion of a sham claim against a resident defendant. In such a circumstance, a federal court will disregard the sham joinder of such an individual for purposes of determining whether diversity jurisdiction exists.
- 10. In particular, plaintiffs' Complaint contains a single claim for slander against Ms. Dolly, the putative resident defendant. Plaintiff premises that claim on allegations that Ms. Dolly "expressly" and "impliedly" accused plaintiff of "falsifying time cards," "violat[ing] company policies," "deserv[ing] written warnings and disciplinary actions," being "a troublemaker," making "false complaints" and being "dishonest, lazy, incompetent, and a poor performer." (Compl., ¶ 39.) Plaintiff cannot recover on this claim, for several reasons.
- 11. First, any statements made by Ms. Dolly about plaintiff were made in the personnel management context without malice and for the purpose of making informed personnel decisions. As a result, Ms. Dolly's alleged statements were privileged and cannot support slander liability as a matter of law. See Cal. Civil Code § 47(c); Kelly v. General Telephone Co., 136 Cal. App. 3d 278, 285 (1982) (statements made in personnel context are privileged under section 47).

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- In addition, plaintiff has failed to adequately allege a claim for slander. See Okun v. Superior Court, 29 Cal. 3d 442 (1981). In particular, plaintiff has failed to allege specific facts demonstrating that Ms. Dolly acted with malice. See Martin v. Kearney, 51 Cal. App. 3d 309 (1975).
- 13. Further, plaintiff admits she was late for work and that she falsified her time card. (Compl., ¶¶ 9, 11, 12.) As a result, the statements attributed to Ms. Dolly were true, and cannot support slander liability as a matter of law. See Conkle v. Jeong, 73 F.3d 909, 917 (9th Cir. 1995) ("Truth is a complete defense to slander, regardless of the bad faith or malicious purpose of the publisher of the material.") (citation and quotation marks omitted).
- 14. Finally, any statements made by Ms. Dolly about plaintiff were matters of opinion, which cannot support slander liability as a matter of law. See Conkle, 73 F.3d at 917 (statements that plaintiff was "difficult as an employee" and "more trouble than she [was] worth" were nonactionable statements of opinion); Jensen v. Hewlett-Packard, Inc., 14 Cal. App. 4th 958, 965 (1993) (an "employer's perceptions about an employee's efforts, attitude, performance, potential or worth to enterprise" cannot support slander liability even if they are "objectively wrong and cannot be supported by reference to concrete, provable facts").
- 15. Plaintiff's claim against Ms. Dolly, therefore, is meritless. Accordingly, Ms. Dolly was "fraudulently joined for diversity and removal purposes," and her presence is disregarded in determining jurisdiction. See Ritchey v. Upjohn Drug Co., 139 F.3d 1313, 1318-1320 (9th Cir. 1998). Therefore, this matter involves parties of diverse citizenship and residency.

AMOUNT IN CONTROVERSY

16. On its face, the Complaint seeks in excess of \$150,000 in compensatory damages. (Compl., ¶ 28.) Plaintiff also seeks attorneys fees and punitive damages, which are included in determining the amount in controversy. Bell v. Preferred Life Society, 320 U.S. 238, 239 (1943), Galt G/S v. JSS Scandinavia, 142 F.3d 1150, 1155-1156 (9th Cir. 1998). Accordingly, Williams Lea is informed and believes that plaintiff seeks to recover damages in excess of seventy-five thousand dollars (\$75,000).

17.	The Superior Court Action is a civil action of which this Court has original
jurisdiction	under 28 U.S.C. section 1332, in that plaintiff and Williams Lea are citizens of
different sta	tes and the amount in controversy exceeds \$75,000, exclusive of interest and costs

The case is therefore one which Williams Lea may remove to this Court pursuant to 28 U.S.C. sections 1441 and 1446. The removal is effected within thirty days of service, in accordance with 28 U.S.C. section 1446(b).

WHEREFORE, Williams Lea hereby gives notice that this action has been removed, in its entirety, from the Superior Court of the State of California for the County of San Francisco to the United States District Court for the Northern District of California, for further proceedings as though it originally had been instituted herein.

Dated: July (Q, 2007)

SONNENSCHEIN NATH & ROSENTHAL LLP

SONIA MARTIN

Attorneys for Defendant WILLIAMS LEA INC.

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PROOF OF SERVICE

I, Cynthia Lakes, hereby declare:

I am employed in the City and County of San Francisco, California in the office of a member of the bar of this court at whose direction the following service was made. I am over the age of eighteen years and not a party to the within action. My business address is Sonnenschein Nath & Rosenthal LLP, 525 Market Street, 26th Floor, San Francisco, California 94105.

On July 9, 2007, I caused to be served on the interested parties in this action the following document(s):

- 1. NOTICE TO PLAINTIFF THAT ACTION HAS BEEN REMOVED;
- 2. NOTICE OF REMOVAL;
- 3. ORDER SETTING INITIAL CASE MANAGEMENT CONFERENCE AND ADR DEADLINES AND STANDING ORDERS;
- 4. ECF REGISTRATION INFORMATION HANDOUT

by placing a true copy(ies) thereof, on the above date, enclosed in a sealed envelope, following the ordinary business practice of Sonnenschein Nath & Rosenthal LLP, as follows:

Michael Hoffman Law Offices of Michael Hoffman 22 Battery Street, Suite 1000 San Francisco, CA 94111 Telephone: (415) 362-1111

U.S. MAIL: I am personally and readily familiar with the business practice of Sonnenschein Nath & Rosenthal LLP for collection and processing of correspondence for mailing with the United States Postal Service, pursuant to which mail placed for collection at designated stations in the ordinary course of business is deposited the same day, proper postage prepaid, with the United States Postal Service.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and that this declaration was executed on July 9, 2007, at San Francisco, California.

Cynthia Lakes